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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/470,299	12/22/1999	BOON-LOCK YEO	042390.P7940	5988
7.	590 08/05/2002		•	
JOHN P WARD			· EXAMINER	
12400 WILSH	KOLOFF TAYLOR & RE BOULEVARD	ZAFMAN LLP	RAO, ANAND SHASHIKANT	
SEVENTH FLOOR LOS ANGELES, CA 900251026		ART UNIT	PAPER NUMBER	
		2613		

Please find below and/or attached an Office communication concerning this application or proceeding.

		ill.
1	Application No.	Applicant(s)
. Advisory Action	09/470,299	YEO ET AL.
, and the state of	Examiner	Art Unit
	Andy S. Rao	2613
The MAILING DATE of this communication	on appears on the cover sheet w	vith the correspondence address
THE REPLY FILED 16 July 2001 FAILS TO PLA Therefore, further action by the applicant is requir final rejection under 37 CFR 1.113 may only be e condition for allowance; (2) a timely filed Notice of Examination (RCE) in compliance with 37 CFR 1.	red to avoid abandonment of th ither: (1) a timely filed amendn of Appeal (with appeal fee); or (is application. A proper reply to a nent which places the application in
<u>PERIOD F</u>	OR REPLY [check either a) or	b)]
 a) The period for reply expires 3 months from the mailing b) The period for reply expires on: (1) the mailing date of event, however, will the statutory period for reply expired ONLY CHECK THIS BOX WHEN THE FIRST REP 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a) 	f this Advisory Action, or (2) the date set re later than SIX MONTHS from the mai LY WAS FILED WITHIN TWO MONTH	ling date of the final rejection. IS OF THE FINAL REJECTION. See MPEP
have been filed is the date for purposes of determining the period 37 CFR 1.17(a) is calculated from: (1) the expiration date of the s (b) above, if checked. Any reply received by the Office later than earned patent term adjustment. See 37 CFR 1.704(b).	d of extension and the corresponding am shortened statutory period for reply origir	ount of the fee. The appropriate extension fee under nally set in the final Office action; or (2) as set forth in
1. A Notice of Appeal was filed on App 37 CFR 1.192(a), or any extension thereof		
2. The proposed amendment(s) will not be en	tered because:	
(a) M they raise new issues that would require	re further consideration and/or	search (see NOTE below);
(b) they raise the issue of new matter (see	e Note below);	
(c) they are not deemed to place the appli issues for appeal; and/or	ication in better form for appea	I by materially reducing or simplifying the
(d) they present additional claims without	canceling a corresponding nu	mber of finally rejected claims.
NOTE: <u>See Continuation Sheet</u> .		
3. Applicant's reply has overcome the following	ng rejection(s):	
4. Newly proposed or amended claim(s) canceling the non-allowable claim(s).	_ would be allowable if submitte	ed in a separate, timely filed amendment
5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ recapplication in condition for allowance became	•	een considered but does NOT place the
6. The affidavit or exhibit will NOT be consideraised by the Examiner in the final rejection		SOLELY to issues which were newly
7. For purposes of Appeal, the proposed ame explanation of how the new or amended cl	· · · · —	•
The status of the claim(s) is (or will be) as	follows:	
Claim(s) allowed:		
Claim(s) objected to:		
Claim(s) rejected: <u>1, 3-9, 11-17, 19-24</u> .		
Claim(s) withdrawn from consideration:		
8. The proposed drawing correction filed on _	is a) approved or b)	disapproved by the Examiner.
9. Note the attached Information Disclosure S	Statement(s)(PTO-1449) Pape	r No(s)
10. Other:		
.S. Patent and Trademark Office		Andy S. Rao Primary Examiner PRIMARY EXAMINATE OF THE PRIMARY EXAMINATE
PTO-303 (Rev. 04-01)	Advisory Action	Part of Paper No. 10



Continuation of 2. NOTE: the limitation of "... at least one independent slice per processor to be decoded by the processors in parallel..." as in 1, 9, 17, would require further search and/or consideration and will not be entered. Additionally, it would appear that the proposed amendment would be responsive under 37 CFR 1.121 (c) as it inccorrectly omits reference to the previous amendment of Paper 7 submitted on 1/29/02, by saying that the claims are "once amended", when in fact they've been submitted as "twice amended" for the Examiner's consideration. Additionally, the deleted/changed portions of the claims as submitted in Paper 7 on 1/29/02 also appear here, so it is unclear to the Examiner what the Applicant's intent in amending the scope of the claims is.